## UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 3887/June 1, 2016

ADMINISTRATIVE PROCEEDING File No. 3-17256

In the Matter of

DRAGON BRIGHT MINTAI BOTANICAL TECHNOLOGY CAYMAN LTD.,
JINZANGHUANG TIBET
PHARMACEUTICALS, INC., and
MACAU RESOURCES GROUP LTD.

ORDER REGARDING SERVICE ON RESPONDENT JINZANGHUANG TIBET PHARMACEUTICALS, INC.

On May 20, 2016, the Securities and Exchange Commission issued an order instituting proceedings (OIP) pursuant to Section 12(j) of the Securities Exchange Act of 1934, alleging that Respondents have securities registered with the Commission and are delinquent in their periodic filings. On May 26, I postponed the hearing and scheduled a prehearing conference for June 8, 2016. *Dragon Bright Mintai Botanical Tech. Cayman Ltd.*, Admin. Proc. Rulings Release No. 3874, https://www.sec.gov/alj/aljorders/2016/ap-3874.pdf. I also found that two Respondents were served with the OIP on May 24, and that their answers are due June 6. *Id.* But as to Respondent JinZangHuang Tibet Pharmaceuticals, Inc., I found that service of the OIP had not yet been established due to issues with the relevant service declaration, and ordered the Division to file an updated declaration. *Id.* 

Today, the Division submitted updated declarations establishing that JinZangHuang is a void Delaware corporation, that it no longer has a registered agent, that its officers and directors are most likely located in China, and that a process server delivered two copies of the OIP to the Delaware Secretary of State on May 23, 2016. I therefore find that JinZangHuang was served with the OIP in accordance with 17 C.F.R. § 201.141(a)(2)(ii) on May 23, 2016. See Del. Code Ann. tit. 8, § 321(b); SEC v. Am. Land Co., No. 87-cv-1453, 1987 WL 19930, at \*4 (D.D.C. Nov. 6, 1987) ("Delaware law plainly provides for service upon the Secretary of State in the case of a dissolved corporation with no resident agent."). As such, JinZangHuang's answer is due June 6, 2016. OIP at 3; 17 C.F.R. §§ 201.160(b), .220(b).

If Respondents fail to file timely answers, appear at the prehearing conference, or otherwise defend the proceeding, I will deem them in default and revoke the registrations of their securities. OIP at 3; 17 C.F.R. §§ 201.155(a), .220(f), .221(f).

Brenda P. Murray

Chief Administrative Law Judge